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HB 1496 HD 1 SD 1 CD 1
RELATING TO DEADLY OR DANGEROUS WEAPONS
By Representative(s) SAY (BR)
Companion Bill: SB 932
Subjects: Prosecutors
Keywords: CRIMES AND CRIMINAL PROCEEDINGS, FIREARMS AND WEAPONS, IMPORTS AND
EXPORTS, PENAL CODE, PUBLIC SAFETY
Report Title: Dangerous; Deadly Weapons
Description: Prohibits manufacture, sale, transfer, transport or possession
of butterfly knives. (HB1496 CD1)
1-28-99
              H Introduced and passed First Reading
2- 1-99
               H Referred to the committee on JHA, referral sheet 7
2- 3-99
               H Bill scheduled to be heard by JHA on Friday,
                 02-05-99 at 2:00 P.M. in House conference room 325.
2- 5-99
               H The committee(s) recommends that the measure be
                 deferred.
2-10-99
               H Bill scheduled for decision making on Friday,
                 02-12-99 at 3:05 P.M. in House conference room 325.
              H The committee on JHA recommends that the measure be
2-12-99
                 PASSED, WITH AMENDMENTS.
2-12-99
               H The votes in JHA were as follows:12 Ayes: Rep.(s)
                 Oshiro, P., Hamakawa, Cachola, Garcia, Hiraki,
                 Kaho ohalahala, Lee, Takumi, Auwae, Pendleton,
                 Thielen, Whalen; Ayes with reservations: Rep.(s);
                 none Noes: Rep.(s); and 3 Excused: Rep.(s) Chang,
                 Morita, Yoshinaga
2-19-99
               H Reported from the committee on JHA (Stand. Com. Rep.
                 No. 731) as amended in (HD 1), recommending passage
                 on Second Reading and placement on the calendar for
                 Third Reading
2-19-99
               H Passed Second Reading as amended in (HD 1); placed
                 on the calendar for Third Reading with
                 Representative(s) none voting no and
                 Representative(s) Arakaki, Hiraki, Kahikina,
                 Kaho ohalahala, Morita, Say, Takamine, Meyer
                 excused
2-22-99
             H Deferred one day
2-23-99
              H Passed Third Reading as amended in (HD 1)
2-23-99
               H The vote was as follows: 43 aye(s), with none
                 voting no and Representative(s) Ahu Isa, Cachola,
                 Hiraki, Morihara, Morita, Oshiro, M., Saiki, Suzuki
                 excused
2-23-99
              H Transmitted to Senate
3-3-99
              S Received from House (Hse. Com. No. 27)
3- 3-99
              S Passed First Reading and referred to JDC
              S Bill scheduled to be heard by JDC on 03-16-99 at
3-10-99
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7/31/2019



9:00 a.m. in conference room 229

3-16-99	S	The measure is deferred until 03-19-99 at 9:00 a.m. in conference room 229.
3-19-99	S	The measure is deferred until 03-25-99 at 9:00 a.m. in conference room 229.
3-25-99	S	The committee on JDC recommends that the measure be PASSED, WITH AMENDMENTS.
3-25-99	S	The votes in JDC were as follows: 5 Ayes: Senator(s) Chumbley, Matsunaga, Chun Oakland, Ihara, Sakamoto; Ayes with reservations: Senator(s); none Noes: Senator(s); and 2 Excused: Senator(s) Tanaka, Anderson
4- 6~99	S	Reported from JDC (Stand. Com. Rep. No. 1389) with recommendation of passage on Second Reading, as amended (SD 1) and placement on the calendar for Third Reading
4- 6-99		Report adopted: Passed Second Reading, as amended (SD 1)
4- 6-99	S	48 hours notice
4-8-99	S	Passed Third Reading, as amended (SD 1). Ayes, 24.
		Noes, none (). Excused, 1 (Tanaka).
4- 8-99	9	Transmitted to House
4- 8-99		Received from Senate (Sen. Com. No. 478) in amended
		form (SD 1)
4-9-99		House disagrees with Senate amendment(s)
4-13-99		Received notice of disagreement on 04-09-99, (Hse. Com. No. 459)
4-17-99		House conferees appointed: Oshiro, P. Chairman; Hamakawa, Kaho'ohalahala, Lee, Whalen
4-19-99	S	Received notice of appointment of House conferees (Hse. Com. No. 618).
4-19-99	\$	Senate Conferees appointed: Chumbley, Matsunaga, (Co-) Chair: Tanaka, Anderson
4-19-99	H	Received notice of Senate conferees (Sen. Com. No. 743)
4-22-99	Н	Bill scheduled for Conference Committee Meeting on Friday, 04-23-99 at 2:00 P.M. in conference room 325.
4-29-99	H	Reported from Conference Committee (Conf. Com. Rep. No. 88) as amended in (CD 1)
4-29-99	S	Reported from Conf. Com. as amended CD 1 (Conf. Com. Rep. No. 88)
4-29-99	S	48 Hrs. Notice (as amended CD 1)
4-30-99		Forty-eight (48) hours notice 05-04-99
5- 4-99		Passed Final Reading, as amended (CD 1). Ayes, 25.
3 2 33	~	Noes, none. Excused, none.
5- 4-99	1.1	Passed Final Reading as amended in (CD 1)
5- 4-99		The vote was as follows: 45 aye(s), with none voting no and Representative(s) Hiraki, Morihara, Okamura, Suzuki, Takumi, Yoshinaga excused
5- 5-99		Received notice of Final Reading (Sen. Com. No. 792)
5- 4-99	5	Received notice of passage on Final Reading in House (Hse. Com. No. 746).
5- 7-99	Н	Transmitted to Governor
7- 7-99		Act 285, 07-06-99, (Gov. Msg. No. 393)
7- 7-99		Act 285, on 07-06-99 (Gov. Msg. No. 260)
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REPORT TITLE:

Dangerous; Deadly Weapons

DESCRIPTION:

Prohibits manufacture, sale, or transfer of deadly or dangerous weapons. Combines existing provisions relating to deadly and dangerous weapons in new section and makes conforming amendments.

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HOUSE OF REPRESENTATIVES TWENTIETH LEGISLATURE, 1999 STATE OF HAWAII H.B. NO.1496

A BILL FOR AN ACT

RELATING TO DEADLY OR DANGEROUS WEAPONS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- SECTION 1. The purpose of this Act is to prohibit the
- 2 manufacture, sale, transfer, or possession of deadly or dangerous
- 3 weapons such as dirks, daggers, butterfly knives, blackjacks,
- 4 slug shots, billy clubs, or metal knuckles. Currently, unless
- 5 authorized by law, a person may not carry concealed on the
- 6 person, or be armed with, a deadly or dangerous weapon or have
- 7 the deadly or dangerous weapon within a vehicle used or occupied
- 8 by the person. However, current law does not prohibit the
- 9 manufacture, sale, or transfer of deadly or dangerous weapons.
- 10 Given that deadly or dangerous weapons are defined as instruments
- 11 closely associated with criminal activity and that their sole
- 12 design and purpose is to inflict bodily injury or death upon
- 13 another human being, there appears sufficient reason to also
- 14 prohibit the manufacture, sale, or transfer of such weapons.

- 15 In addition, this Act also incorporates existing
- 16 prohibitions against other dangerous weapons such as electric
- 17 guns and switchblades. Presently, the prohibition against the
- 18 manufacture, sale, transfer, possession, or transportation of
- 19 switchblade knives is contained in a separate statutory section.

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- Furthermore, this Act incorporates current statutory
- 2 prohibitions against the possession and sale of electric guns and
- 3 makes it a class C felony to knowingly possess or intentionally
- 4 use or threaten to use the electric gun while engaged in the
- 5 commission of a crime.
- 6 Lastly, although current statutory provisions include
- 7 pistols in the prohibitions against: carrying the weapon
- 8 concealed on the person or within any vehicle used or occupied by
- 9 the person; or being armed with the weapon, pistols are not
- 10 enumerated in the prohibitions proposed in this Act because the
- 11 carrying or possession of firearms, which include pistols, is
- 12 regulated under other existing statutory sections.
- 13 SECTION 2. Chapter 134, Hawaii Revised Statutes, is amended
- 14 by adding a new section to be appropriately designated and to
- 15 read as follows:
- 16 "\$134- Deadly or dangerous weapons; prohibitions;

- 17 penalties. (a) Any person, who knowingly manufactures, sells,
- 18 transfers, possesses, or transports in the State any switchblade
- 19 knife, electric gun, dirk, dagger, butterfly knife, blackjack,
- 20 slug shot, billy, metal knuckles, or other deadly or dangerous
- 21 weapon shall be guilty of a misdemeanor.
- 22 (b) Whoever knowingly possesses or intentionally uses or
- 23 threatens to use a deadly or dangerous weapon while engaged in

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- 1 the commission of a crime shall be guilty of a class C felony.
- 2 (c) For the purposes of this section, a switchblade knife
- 3 is:
- 4 (1) Any knife having a blade that opens automatically by
- hand pressure applied to a button or other device in
- 6 the handle of the knife; or
- 7 (2) Any knife having a blade that opens automatically by
- B operation of inertia, gravity, or both.
- 9 (d) In a prosecution under this section for the
- 10 manufacture, sale, transfer, possession, or transportation of an
- 11 electric gun, it shall not be a defense that the person is a
- 12 licensed manufacturer, licensed importer, or licensed dealer of
- 13 electric guns.
- 14 (e) Any deadly or dangerous weapon in violation of

- 15 subsection (a) or (b) shall be confiscated and disposed of in
- 16 accordance with section 134-12.5."
- 17 SECTION 3. Section 134-17, Hawaii Revised Statutes, is
- 18 amended by amending subsection (c) to read as follows:
- 19 "(c) Any person who violates section 134-2, 134-4, 134-10,
- 20 or 134-15[, or 134-16(a)] shall be guilty of a misdemeanor. Any
- 21 person who violates section 134-3(b) shall be guilty of a petty
- 22 misdemeanor and the firearm shall be confiscated as contraband
- 23 and disposed of, if the firearm is not registered within five

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- 1 days of the person receiving notice of the violation."
- 2 SECTION 4. Section 134-16, Hawaii Revised Statutes, is
- 3 repealed.
- 4 ["\$134-16 Restriction on possession, sale, gift, or
- 5 delivery of electric guns. (a) It shall be unlawful for any
- 6 person, including a licensed manufacturer, licensed importer, or
- 7 licensed dealer, to possess, offer for sale, hold for sale, sell,
- 8 give, lend, or deliver any electric gun.
- 9 (b) Any electric gun in violation of subsection (a) shall
- 10 be confiscated and disposed of by the chief of police."]
- 11 SECTION 5. Section 134-51, Hawaii Revised Statutes, is
- 12 repealed.

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["\$134-51 Deadly weapons; prohibitions; penalty.(a) Any
14 person, not authorized by law, who carries concealed upon the
15 person's self or within any vehicle used or occupied by the
16 person or who is found armed with any dirk, dagger, butterfly
17 knife, blackjack, slug shot, billy, metal knuckles, pistol, or
18 other deadly or dangerous weapon shall be guilty of a misdemeanor
19 and may be immediately arrested without warrant by any sheriff,
20 police officer, or other officer or person. Any weapon, above
21 enumerated, upon conviction of the one carrying or possessing it
22 under this section, shall be summarily destroyed by the chief of
23 police or sheriff.

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- (b) Whoever knowingly possesses or intentionally uses or
- 2 threatens to use a deadly or dangerous weapon while engaged in
- 3 the commission of a crime shall be guilty of a class C felony."]
- 4 SECTION 6. Section 134-52, Hawaii Revised Statutes, is
- 5 repealed.
- 6 ["S134-52 Switchblade knives; prohibitions; penalty.(a)
- 7 Whoever knowingly manufactures, sells, transfers, possesses, or
- 8 transports in the State any switchblade knife, being any knife
- 9 having a blade which opens automatically (1) by hand pressure
- 10 applied to a button or other device in the handle of the knife,

11 or (2) by operation of inertia, gravity, or both, shall be guilty
12 of a misdemeanor.
13 (b) Whoever knowingly possesses or intentionally uses or
14 threatens to use a switchblade knife while engaged in the
15 commission of a crime shall be guilty of a class C felony."]
16 SECTION 7. Statutory material to be repealed is bracketed.
17 New statutory material is underscored.
18 SECTION 8. This Act shall take effect upon its approval.
19
20 INTRODUCED BY:









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HB 1496 Committee on Judiciary and Hawalian Affairs - OPPOSED (as written)

Collectors of militaria in the state need to have a distinction drawn between dirks and daggers as defined by common dictionaries and collectible military artifacts, such as bayonets, issued knives for troops, ceremonial decorative knives denoting rank, etc. The previous statute language made the distinction in that intent to use the dirk or dagger by carrying it concealed or using it in a crime would given cause for an arrest, but not mere possession, such as in a collection of militaria or at an educational display or exhibition of militaria, such as the Hawali Historic Arm Association semiannual show. Such collectible artifacts have great value and are of historic and educational interest, and should be made distinct from the class of deadly weapons targeted by this proposed change to the statute. Failure to do so may leave law enforcement officers confused about who should be the intended subjects of the provisions of the law and could well make thousands of militaria owners in the state instant criminals upon passage. Surely this is not the intent of the legislature.

Be

Brian Isaacson, 1659 Kanapuu Drive, Kailua, HI 96734, 263-2189

Testimony of Ronette M. Kawakami
Deputy Public Defender, on behalf of
the Office of the Public Defender, State of Hawai'i
to the House Committee on Judiciary and Hawaiian Affairs

February 5, 1999

H. B. NO. 1496: RELATING TO DEADLY OR DANGEROUS WEAPONS.

Chairperson Oshiro and Members of the Committee:

This bill establishes a misdemeanor offense for any person to knowingly manufacture, sell, transfer, possess or transport in the State any switchblade knife, electric gun, dirk, dagger, butterfly knife, black jack, slug shot, billy, metal knuckles, or other deadly or dangerous weapon.

The first observation about this bill is that it creates a complete prohibition to possess, for example, a billy, black jack and metal knuckles. Currently, only switchblades and electric guns are absolutely prohibited. Many of the enumerated prohibited items in this bill are widely available. Some are likely to be in collector's personal homes, others may be appropriately used by the public for self-defense. It seems rather bizarre that a billy would be absolutely prohibited by law in all circumstances, and yet far more dangerous items, such as firearms, are not illegal per se. One must also wonder how a billy is more dangerous than a baseball bat.

Current law prohibits deadly or dangerous weapons to be carried concealed on a person or within any vehicle. The reasonable focus of the current statute is to criminalize their possession in locations where the instruments may be used in a confrontation between persons. We believe that the current law is better tailored to addressing the potentiality of harm that these instruments create. An absolute prohibition is not a balanced approach to any problem that the current law is failing to address.

We note that the overbreadth of this legislation is reflected in the various types of activities that are prohibited: manufactures, sells, transfers, possesses, or transports in the State. Since "possession" is prohibited in the bill, manufacture, sell, transfer and transport are redundant terms, as any of these latter activities would invariably involve possession.

Thank you for the opportunity to comment on this bill.

DEPARTMENT OF THE PROSECUTING ATTOMISEY CITY AND COUNTY OF HONOLULU

ALII PLACE JOSO RICHARDS STREET & HONDLULU HAWAII 98813 PHONE (808) 527 5494 * FAX (808) 527 8831

PETER B CARLISLE



THE HONORABLE PAUL OSHIRO, CHAIR HOUSE COMMITTEE ON JUDICIARY Twentieth State Legislature Regular Session of 1999 State of Hawaii

February 5, 1999

RE: H.B. 1496; RELATING TO DEADLY OR DANGEROUS WEAPONS.

Chair Oshiro and members of the House Committee on Judiciary, the Department of the Prosecuting Attorney of the City and County of Honolulu submits the following testimony in support of House Bill 1496.

The purpose of this bill is to prohibit the manufacture, sale or transfer of deadly or dangerous weapons to anyone and combines the current provisions of section 134-51, relating to deadly or dangerous weapons, section 134-52, relating to switchblades, and 124-16 relating to electric guns, into a new section.

We are in support of the intent of this bill. Recently, it has been publicized that certain vendors at local flea markets and in Waikiki have been selling butterfly knives to very young minors. Given that the knives are being sold openly, the sales are apparently not illegal since section 134-51 prohibits the concealed carrying of such knives. However, the possession of the butterfly knife becomes illegal when the minor purchases the knife and places it in his or her pocket. Given that deadly or dangerous weapons have been defined as instruments closely associated with criminal activity and whose sole design and purpose is to inflict bodily injury or death upon another human being. We believe there is sufficient justification to prohibit the manufacture, sale or transfer of such weapons to anyone, not just minors.

For this reason, we support House Bill 1496 and respectfully request your favorable consideration of the bill.

Thank you for the opportunity to testify.

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STAND. COM. REP. NO. 731

Honolulu, Hawaii

, 1999

RE: H.B. No. 1496 H.D. 1

Honorable Calvin K.Y. Say Speaker, House of Representatives Twentieth State Legislature Regular Session of 1999 State of Hawaii

Sir:

Your Committee on Judiciary and Hawaiian Affairs, to which was referred H.B. No. 1496 entitled:

"A BILL FOR AN ACT RELATING TO DEADLY OR DANGEROUS WEAPONS," begs leave to report as follows:

The purpose of this bill is to:

- Prohibit the manufacture, sale, transfer, or possession of deadly or dangerous weapons such as dirks, daggers, butterfly knives, blackjacks, slug shots, billy clubs, electric guns or metal knuckles; and
- Remove pistols, which are presently regulated under other existing statutory sections, from the current statutory provisions that prohibit the carrying of the weapon concealed on the person or within any vehicle used or occupied by the person.

Your Committee received testimony in support of this bill from the Honolulu Police Department, the Department of the Prosecuting Attorney for the City and County of Honolulu, and concerned individuals. Comments were received from the Office of the Public Defender.

Your Committee finds that particular attention needs to be given to butterfly knives by setting them apart from other deadly or dangerous weapons.

https://www.capitol.hawaii.gov/session1999/commreports/HB1496_HD1_HSCR731_.htm 7/11/2019

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STAND. COM. REP. NO. 731 Page 2

Your Committee has amended this bill by deleting the substance of the bill and inserting the following provisions to:

- Create a misdemeanor offense for the knowing manufacture, sale, transfer, possession, or transport of a butterfly knife;
- Create a class C felony for the knowing or intentional use or threatened use of a butterfly knife while engaged in the commission of a crime; and
- Delete "butterfly knife" from the prohibition against carrying deadly or dangerous weapons concealed upon a person's self or within a vehicle.

As affirmed by the record of votes of the members of your Committee on Judiciary and Hawaiian Affairs that is attached to this report, your Committee is in accord with the intent and purpose of H.B. No. 1496, as amended herein, and recommends that it pass Second Reading in the form attached hereto as H.B. No. 1496, H.D. 1, and be placed on the calendar for Third Reading.

Respectfully submitted on behalf of the members of the Committee on Judiciary & Hawaiian Affairs,

PAUL T. OSHIRO, Chair

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REPORT TITLE:

Dangerous; Deadly Weapons

DESCRIPTION:

Prohibits manufacture, sale, transfer, transport or possession of butterfly knives. (HB1496 HD1)

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1496 H.B. NO. H.D.1

HOUSE OF REPRESENTATIVES TWENTIETH LEGISLATURE, 1999 STATE OF HAWAII

A BILL FOR AN ACT

RELATING TO DEADLY OR DANGEROUS WEAPONS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. Chapter 134, Hawaii Revised Statutes, is amended
- 2 by adding a new section to be appropriately designated and to
- 3 read as follows:
- 4 "S134- Butterfly knives; prohibitions; penalty. (a)
- 5 Whoever knowingly manufactures, sells, transfers, possesses, or
- 6 transports in the State any butterfly knife, shall be guilty of a
- 7 misdemeanor.
- 8 (b) Whoever knowingly possesses or intentionally uses or
- 9 threatens to use a butterfly knife while engaged in the
- 10 commission of a crime shall be guilty of a class C felony."
- 11 SECTION 2. Section 134-51, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- 13 "\$134-51 Deadly weapons; prohibitions; penalty. (a) Any
- 14 person, not authorized by law, who carries concealed upon the
- 15 person's self or within any vehicle used or occupied by the
- 16 person or who is found armed with any dirk, dagger, [butterfly
- 17 knife, | blackjack, slug shot, billy, metal knuckles, pistol, or
- 18 other deadly or dangerous weapon shall be quilty of a misdemeanor

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- 19 and may be immediately arrested without warrant by any sheriff,
- 20 police officer, or other officer or person. Any weapon, above

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H.B. NO. H.D.1

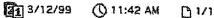
1496

- 1 enumerated, upon conviction of the one carrying or possessing it
- 2 under this section, shall be summarily destroyed by the chief of
- 3 police or sheriff.
- (b) Whoever knowingly possesses or intentionally uses or
- 5 threatens to use a deadly or dangerous weapon while engaged in
- 6 the commission of a crime shall be guilty of a class C felony."
- SECTION 3. This Act does not affect rights and duties that
- 8 matured, penalties that were incurred, and proceedings that were
- 9 begun before its effective date.
- SECTION 4. Statutory material to be repealed is bracketed.
- 11 New statutory material is underscored.
- 12 SECTION 5. This Act shall take effect upon its approval.

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HB 1496 HD1 Senate Judiciary Committee - Support HD1

Collectors of militaria in the state and state law enforcement officers need to have a distinction drawn between Butterfly knives and collectible military artifacts, (which may be dirks and daggers as defined by common dictionaries) such as bayonets, issued knives for troops, ceremonial decorative knives denoting rank, etc. The original statute language made the distinction in that intent to use the dirk or dagger by carrying it concealed or using it in a crime would given cause for an arrest, but not mere possession, such as in a collection of militaria or at an educational display or exhibition of militaria, such as the Hawaii Historic Arm Association semiannual show. Such collectible artifacts have great value and are of historic and educational interest. and should be made distinct from the class of deadly weapons and associated criminal action targeted by this redraft of the original statute. Failure to do so may leave law enforcement officers confused about who should be the intended subjects of the provisions of the law and could well make thousands of militaria owners in the state instant criminals upon passage. Surely it is not the intent of the legislature to increase the criminal population by criminalizing a legitimate and innocent interest in the artifacts which have defined our history as personified by the state's militaria collectors, dealers, and historians. Collectors support laws which seek to punish criminal intent and activity, and urge you to retain the language limiting the change of status to butterfly knives of HB1496 HD1. In actual fact, mere possession or manufacture of any weapon is never a problem, but the criminal use of anything is.

Brian Isaacson, 1659 Kanapuu Drive, Kailua, HJ 96734, 263-2189

Testimony of Ronette M. Kawakami
Deputy Public Defender, on behalf of
the Office of the Public Defender, State of Hawai'i
to the Senate Committee on Judiciary

March 16, 1999

H. B. NO. 1496, H.D. 1: RELATING TO DEADLY OR DANGEROUS WEAPONS.

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Chairpersons Chumbley and Matsunaga and Members of the Committee:

This bill establishes a misdemeanor offense for any person to knowingly manufacture, sell, transfer, possess or transport in the State any butterfly knife and proposes to impose a Class C felony on any person who possesses or uses a butterfly knife while engaged in the commission of a crime. In essence, the statutory provisions proposed by this bill mimics the current statutory provisions involving switchblade knives codified in HRS § 134-52.

We question the over-inclusiveness of this bill. This bill will make butterfly knives illegal per se, without any legal method of being in possession of such devices. Thus, the laws on these knives will be more restrictive than our laws on possession of firearms which may be possessed subject to permit and other licensing requirements.

Butterfly knives are commonly thought of having no other purpose but to inflict bodily injury or death. However, butterfly knives or "Balisong" are an integral part of the filipino martial art called Escrima. Like Karate, Aikido, or Tae Kwon Do, Escrima is a martial art that developed and arose out of the country's unique culture. In the case of the Philippines, the blade arts became an essential part of escrima specifically because the average filipino man needed to carry a knife for hunting, harvesting and general self-defense. Similarly, Indonesia also has a strong tradition of "blade arts." Escrima and Balisong practice were endemic through-out the Philippine Islands even before colonization first by the Spanish, and later by the U.S.. Escrima schools here in Hawaii teach Balisong as a legitimate martial art. Martial arts instructors and enthusiasts should be allowed to continue the teaching of a cultural heritage.

Butterfly knives are already prohibited from being carried concealed on the person or within any vehicle. HRS § 134-51(a). Such conduct is penalized as a misdemeanor. Moreover, if a person uses or is found in possession of a butterfly knife in the commission of a crime, the person is punished with a Class C felony penalty. HRS § 134-51(b). Thus, penal provisions are in place to prevent and prohibit the use of butterfly knifes in a dangerous manner.

The scope of this legislation should be narrowed to addressing the improper

manufacture and sale of such knives. An absolute prohibition of these knives will impact collectors and other persons who use them legally. The current law has sufficient penal prohibitions concerning butterfly knives, such that the law may be refined if necessary, rather than implementing a wholesale prohibition. We oppose the passage of this bill in its current form.

Thank you for the opportunity to comment on this bill.

DEPARTMENT OF THE PROSECUTING ATTORNEY

CITY AND COUNTY OF HONOLULU

ALII PLACE 1080 RICHARDS STREET * HONOLULU, HAWAII 96613 PHONE-18061 527-8494 = FAX (808) 527-8931

PETER B. CARLISLE



THE HONORABLE AVERY CHUMBLEY, CHAIR
THE HONORABLE MATTHEW MATSUNAGA, CHAIR
SENATE COMMITTEE ON JUDICIARY
Twentieth State Legislature
Regular Session of 1999
State of Hawaii

March 16, 1999

RE: H.B. 1496, H.D. 1; RELATING TO DEADLY OR DANGEROUS WEAPONS.

Chair Chumbley, Chair Matsunaga and members of the Senate Committee on Judiciary, the Department of the Prosecuting Attorney of the City and County of Honolulu submits the following testimony in support of House Bill 1496, H.D. 1.

The purpose of this bill is to add a new section to chapter 134. The new section would make it a misdemeanor offense to knowingly manufacture, sell, transfer, possess or transport a butterfly knife. In addition, House Bill 1496, H.D. 1 makes it a class C felony to knowingly possess or intentionally use or threaten to use a butterfly knife while engaged in the commission of a crime.

We support this bill, but are suggesting an amendment. Recently, it has been publicized that certain vendors at local flea markets and in Waikiki have been selling butterfly knives to very young minors. Given that the knives are being sold openly, the sales are apparently not illegal since section 134-51 prohibits the concealed carrying of such knives. The possession of the butterfly knife becomes illegal when the minor purchases the knife and places it in his or her pocket. Given that deadly or dangerous weapons have been defined as instruments closely associated with criminal activity and whose sole design and purpose is to inflict bodily injury or death upon another human being. We believe there is sufficient justification to prohibit the manufacture, sale or transfer of such weapons to anyone. However, since some of these sales are to very young minors, we are particularly concerned. For this reason, we are asking that this bill be amended to provide that persons who knowingly or intentionally sell or transfer a

butterfly knife or switchblade knife to a minor be guilty of a class C felony.

For this reason, we support House Bill 1496 H.D. 1 with the suggested amendment and thank you for this opportunity to testify.

POLICE DEPARTMENT

CITY AND COUNTY OF HONOLULU

801 SOUTH BERETANIA STREET HONOLULU, HAWAII 96813 - AREA CODE (808) 529-3111 http://www.honolulupd.org

JEREMY HARRIS



LEE D DONDHUE

WILLIAM B. CLARK MICHAEL CARVALHO DEPUTY CHIEFS

DUR REFERENCE

YB-LLC

March 16, 1999

The Honorable Avery B. Chumbley, Co-Chair
The Honorable Matthew M. Matsunaga, Co-Chair
and Members
Committee on Judiciary
The Senate
State Capitol
Honolulu, Hawaii 96813

Dear Chairs Chumbley and Matsunaga and Members:

Subject: House Bill No. 1496, H.D. 1, Relating to Deadly or Dangerous

Weapons

I am George McKeague, Captain of the Criminal Investigation Division of the Honolulu Police Department, City and County of Honolulu.

The Honolulu Police Department supports the intent of House Bill No. 1496, H.D. 1, relating to deadly or dangerous weapons.

We would like to ask the Senate to include the transferring of a "butterfly knife" to a minor as a class C felony. Our Gang Detail has noticed an increasing trend in minors and gang members armed with knives and daggers. Butterfly knives are preferred as they are easy to conceal and are more intimidating when brandished. Currently, these items are fairly easy for minors to obtain at swap meets and open-air markets. By making it a class C felony to sell or transfer butterfly knives to a minor, you will have impacted on the accessibility of such weapons to minors.

Thank you for the opportunity to testify.

Sincerely,

GEORGE MCKEAGUE Captain Criminal Investigation Division

APPROVED:

LEE D. DONOHUE Chief of Police

SOH 00025

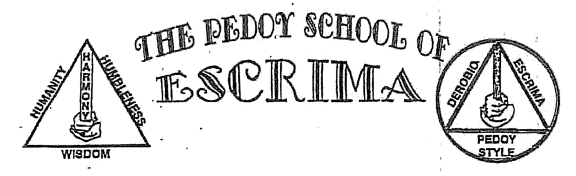
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LATE TESTIMONY



March 16, 1999

The Senate 20th Legislature, Regular Session of 1999

Attention: Committee of Judiciary Senators Chumbley and Matsunaga

Ref HB1496

Dear Sirs,

I am providing written testimony in concern that responsible tax paying citizens of the State of Hawaii will not be allowed to own Butterfly knives or the "Balisong" as it is commonly referred to. I have studied the Filipino Martial arts for 20 years and have been an instructor for over 10 years. Our school "The Pedoy School of Escrima" was founded by the late Great Grandmaster Braulo Pedoy in 1961 in Pearl City Hawaii. The Great Grandmaster Pedoy was recognized and awarded the certificate "Escrima Expert" by the 1976 Legislature in HR 633. Over the past 30 years our school has trained hundreds of people from all walks of life in the weapons-based Filipino Martial Arts that include the Balisong. The Balisong-butterfly knife developed in the Philippines in the 1940's has earned a reputation as a weapon of mystique, but in it's simplest form it is nothing more than any other knife in that it has a point and a cutting edge. I ask that you reconsider, and withdraw the Balisong-butterfly knife as a prohibited weapon and allow those of us honest citizens to continue to use this weapon as a cultural tool as it should be. I have a copy of SB 606 and see that HB1496 is patterned after SB 606.

In SB606 the outcome was that the Balisong owner was in violation of the law by having in his or her possession a butterfly knife. I ask that you consider not taking the easy way out by merely following HB1496. Instead I hope that you will take the time to research and find a way for those of us that use the Butterfly knife as a cultural instrument can continue to do so. We advocate that stiff penalties should be in effect for those individuals that use these or any other weapon in violent crime, but let us not destroy cultural traditions enjoyed by many because of the actions of a few. Make the criminals pay, not the citizens. Mahalo for your time.

Ron England Sr. Chief Instr.

Sincerely,

Pedoy School of Escrima

(808) 259-6564

Page I of 4

STAND, COM, REP. NO. 1389

Honolulu, Hawaii

, 1999

RE: H.B. No. 1496 H.D. 1 S.D. 1

Honorable Norman Mizuguchi President of the Senate Twentieth State Legislature Regular Session of 1999 State of Hawaii

Sir:

Your Committee on Judiciary, to which was referred H.B. No. 1496, H.D. 1, entitled:

"A BILL FOR AN ACT RELATING TO DEADLY OR DANGEROUS WEAPONS," begs leave to report as follows:

The purpose of this bill, as received by your Committee, is to:

- (1) Create a new misdemeanor offense to knowingly manufacture, sell, transfer, possess or transport a butterfly knife;
- (2) Create a new class C felony offense to knowingly possess or intentionally use or threaten to use a butterfly knife while engaged in the commission of a crime; and
- (3) Delete "butterfly knife" from the prohibition against carrying deadly or dangerous weapons concealed upon a person's self or within a vehicle.

Your Committee finds that certain types of knives, particularly switchblade and butterfly knives, are associated with gang activity. Your Committee believes that butterfly knives (also known as balisongs or gravity knives) appear to be covered within the statutory definition of switchblade knives.

Page 2 of 4

However, your Committee further finds that although switchblade

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STAND, COM. REP. NO. 1389 Page 2

knives are presently illegal, stores openly sell, and minors can readily purchase, butterfly knives.

Your Committee is aware, however, that the Hawaii Supreme Court, in In the Interest of John Doe, (FC-J No. 91-55223), has held that a butterfly knife does not have a blade that opens automatically by operation of inertia, gravity, or both, and thus is not a switchblade knife under section 134-52, Hawaii Revised Statutes. The court reasoned that the legislative history of section 134-52 did not expressly indicate whether the legislature intended to include butterfly knives under this statute. Therefore, it is your Committee's intent to clarify that butterfly knives should be treated in the same manner as switchblade knives.

Testimony in support of this measure was submitted by the Department of the Prosecuting Attorney of the City and County of Honolulu, the Honolulu Police Department, and a private citizen. Testimony in opposition to this measure was submitted by the Office of the Public Defender and the Pedoy School of Escrima.

Upon further consideration, your Committee has amended this bill by:

- Retaining existing law, which includes "butterfly knife" in the prohibition against carrying deadly or dangerous weapons concealed upon a person's self or within a vehicle;
- (2) Clarifying that butterfly knives are subject to the same prohibitions as switchblade knives; and
- (3) Creating a class C felony offense for sales of such knives to minors.

As affirmed by the record of votes of the members of your Committee on Judiciary that is attached to this report, your Committee is in accord with the intent and purpose of H.B. No. 1496, H.D. 1, as amended herein, and recommends that it pass Second Reading in the form attached hereto as H.B. No. 1496, H.D. 1, S.D. 1, and be placed on the calendar for Third Reading.

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STAND. COM. REP. NO. 1389 Page 3

Respectfully submitted on behalf of the members of the Committee on Judiciary,

AVERY B. CHUMBLEY, Co-Chair

MATTHEW M. MATSUNAGA, Co-Chair

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Page 4 of 4

Page 1 of 4

REPORT TITLE:

Dangerous; Deadly Weapons

DESCRIPTION:

Makes it a class C felony to knowingly or intentionally sell or transfer a switchblade knife or butterfly knife to a minor. (SDI)

Page 2 of 4

HOUSE OF REPRESENTATIVES
TWENTIETH LEGISLATURE, 1999
STATE OF HAWAII

H.B. NO.

1496 H.D. 1

S.D. 1

A BILL FOR AN ACT

RELATING TO DEADLY OR DANGEROUS WEAPONS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. Section 134-51, Session Laws of Hawaii, is
- 2 amended by amending subsection (a) to read as follows:
- 3 "(a) Any person, not authorized by law, who carries
- 4 concealed upon the person's self or within any vehicle used or
- 5 occupied by the person or who is found armed with any dirk,
- 6 dagger, [butterfly knife,] blackjack, slug shot, billy, metal
- 7 knuckles, pistol, or other deadly or dangerous weapon shall be
- 8 guilty of a misdemeanor and may be immediately arrested without
- 9 warrant by any sheriff, police officer, or other officer or
- 10 person. Any weapon, above enumerated, upon conviction of the one
- 11 carrying or possessing it under this section, shall be summarily
- 12 destroyed by the chief of police or sheriff."
- 13 SECTION 2. Section 134-52, Hawaii Revised Statutes, is
- 14 amended to read as follows:

15 "\$134-52 Switchblade and butterfly knives; prohibitions; 16 penalty. (a) For the purposes of this section, switchblade or 17 butterfly knife means any knife having a blade that opens 18 automatically or manually by: 19 (1) Hand pressure applied to a button or other device 20 in the handle of the knife; or Page 2 H.B. NO. 1496 H.D. 1 S.D. 1 1 (2) Operation of hand or wrist action in conjunction 2 with inertia, gravity, or both. (b) Whoever knowingly manufactures, sells, transfers, 4 possesses, or transports in the State any switchblade or 5 butterfly knife [, being any knife having a blade which opens 6 automatically (1) by hand pressure applied to a button or other 7 device in the handle of the knife, or (2) by operation of with 8 inertia, gravity, or both,] shall be guilty of a misdemeanor. [(b)](c) Whoever knowingly or intentionally sells or 10 transfers a switchblade or butterfly knife to a minor shall be 11 guilty of a class C felony. 12 (d) Whoever knowingly possesses or intentionally uses or 13 threatens to use a switchblade or butterfly knife while engaged

15 felony."

14 in the commission of a crime shall be guilty of a class C

- 16 SECTION 2. This Act does not affect rights and duties that
- 17 matured, penalties that were incurred, and proceedings that were
- 18 begun, before its effective date.
- 19 SECTION 3. Statutory material to be repealed is bracketed.
- 20 New statutory material is underscored.
- 21 SECTION 4. This Act shall take effect upon its approval.

Page 1 of 4

CONFERENCE COMMITTEE REPORT NO. 88

Honolulu, Hawaii

, 1999

RE: H.B. No. 1496

H.D. 1 S.D. 1 C.D. 1

Honorable Calvin K.Y. Say Speaker, House of Representatives Twentieth State Legislature Regular Session of 1999 State of Hawaii

Honorable Norman Mizuguchi President of the Senate Twentieth State Legislature Regular Session of 1999 State of Hawaii

Sir:

Your Committee on Conference on the disagreeing vote of the House of Representatives to the amendments proposed by the Senate in H.B. No. 1496, H.D. 1, S.D. 1, entitled:

"A BILL FOR AN ACT RELATING TO DEADLY OR DANGEROUS WEAPONS,"

having met, and after full and free discussion, has agreed to recommend and does recommend to the respective Houses the final passage of this bill in an amended form.

Your Committee on Conference finds that particular attention needs to be given to butterfly knives by setting them apart from other deadly or dangerous weapons. In particular, the prohibitions against butterfly knives should be similar to that of switchblade knives.

A review of the case <u>In re: John Doe, born August 3, 1977</u>, 73 Haw. 89 (1992), indicates that the Hawaii Supreme Court has held that a butterfly knife does not have a blade that opens automatically by operation of inertia, gravity, or both; therefore, it is not a switchblade knife under Section 134-52,

Page 2 of 4

Hawaii Revised Statutes (HRS).

CONFERENCE COMMITTEE REPORT NO. 88 Page

Upon close inspection of the switchblade prohibitions of section 134-52, HRS, your Committee on Conference finds that inclusion of butterfly knives into section 134-52, HRS, is hampered by the definition of switchblade knives contained within section 134-52, HRS, which inadequately describes butterfly knives. The prohibitions against butterfly knives contained within section 134-51, HRS, do not define butterfly knives.

Your Committee on Conference has amended this bill by:

- Creating prohibitions against butterfly knives that are similar to those against switchblade knives, including:
 - a. Making it a misdemeanor offense for the knowing manufacture, sale, transfer, possession, or transport of a butterfly knife; and
 - b. Making it a class C felony for the knowing or intentional use or threatened use of a butterfly knife while engaged in the commission of a crime;
- Defining butterfly knife as a knife having a blade encased in a split handle that manually unfolds with hand or wrist action with the assistance of inertia, gravity or both; and
- Making a technical nonsubstantive revision to conform to drafting style.

Your Committee on Conference is in accord with the intent and purpose of H.B. No. 1496, H.D. 1, S.D. 1, as amended herein, and recommends that it pass Final Reading in the form attached hereto as H.B. No. 1496, H.D. 1, S.D. 1, C.D. 1.

Respectfully submitted,

MANAGERS ON THE PART OF THE SENATE

MANAGERS ON THE PART OF THE HOUSE

Page 3 of 4

AVERY CHUMBLEY, Co-Chair	PAUL T. OSHIRO, Chair
MATTHEW M. MATSUNAGA, Co-Chair	ERIC G. HAMAKAWA, Member
CON Pag	FERENCE COMMITTEE REPORT NO. 88
JOE TANAKA, Member	SOL P. KAHO OHALAHALA, Member
WHITNEY ANDERSON, Member	MARILYN B. LEE, Member
	PAUL WHALEN, Member

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Page 1 of 4

REPORT TITLE:

Dangerous; Deadly Weapons

DESCRIPTION:

Prohibits manufacture, sale, transfer, transport or possession of butterfly knives. (HB1496 CD1)

Page 2 of 4

HOUSE OF REPRESENTATIVES H.B. NO. H.D. 1
TWENTIETH LEGISLATURE, 1999 S.D. 1
STATE OF HAWAII C.D. 1

A BILL FOR AN ACT

RELATING TO DEADLY OR DANGEROUS WEAPONS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. Chapter 134, Hawaii Revised Statutes, is amended
- 2 by adding a new section to be appropriately designated and to
- 3 read as follows:
- 4 "S134- Butterfly knives; prohibitions; penalty. (a)
- 5 Whoever knowingly manufactures, sells, transfers, possesses, or
- 6 transports in the State any butterfly knife, being a knife having
- 7 a blade encased in a split handle that manually unfolds with hand
- 8 or wrist action with the assistance of inertia, gravity or both,
- 9 shall be guilty of a misdemeanor.
- 10 (b) Whoever knowingly possesses or intentionally uses or
- 11 threatens to use a butterfly knife while engaged in the
- 12 commission of a crime shall be guilty of a class C felony."
- 13 SECTION 2. Section 134-51, Hawaii Revised Statutes, is
- 14 amended by amending subsection (a) to read as follows:
- 15 "(a) Any person, not authorized by law, who carries
- 16 concealed upon the person's self or within any vehicle used or
- 17 occupied by the person or who is found armed with any dirk,

Page 3 of 4

- 18 dagger, [butterfly knife,] blackjack, slug shot, billy, metal
- 19 knuckles, pistol, or other deadly or dangerous weapon shall be

Page 2 1496 H.B. NO. H.D. 1 S.D. 1 C.D. 1

- 1 guilty of a misdemeanor and may be immediately arrested without
- 2 warrant by any sheriff, police officer, or other officer or
- 3 person. Any weapon, above enumerated, upon conviction of the one
- 4 carrying or possessing it under this section, shall be summarily
- 5 destroyed by the chief of police or sheriff."
- 6 SECTION 3. This Act does not affect rights and duties that
- 7 matured, penalties that were incurred, and proceedings that were
- 8 begun before its effective date.
- 9 SECTION 4. Statutory material to be repealed is bracketed.
- 10 New statutory material is underscored.
- 11 SECTION 5. This Act shall take effect upon its approval.

Page 4 of 4

Page 1 of 4

REPORT TITLE:

Dangerous: Deadly Weapons

DESCRIPTION:

Prohibits manufacture, sale, transfer, transport or possession of butterfly knives. (HB1496 CD1)

Page 2 of 4

HOUSE OF REPRESENTATIVES H.B. NO. H.D. 1
TWENTIETH LEGISLATURE, 1999 S.D. 1
STATE OF HAWAII C.D. 1

A BILL FOR AN ACT

RELATING TO DEADLY OR DANGEROUS WEAPONS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

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- 7 a blade encased in a split handle that manually unfolds with hand
- 8 or wrist action with the assistance of inertia, gravity or both,
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- 10 (b) Whoever knowingly possesses or intentionally uses or
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Page 3 of 4

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- 19 knuckles, pistol, or other deadly or dangerous weapon shall be

Page 2 1496 H.B. NO. H.D. 1 S.D. 1 C.D. 1

- 1 guilty of a misdemeanor and may be immediately arrested without
- 2 warrant by any sheriff, police officer, or other officer or
- 3 person. Any weapon, above enumerated, upon conviction of the one
- 4 carrying or possessing it under this section, shall be summarily
- 5 destroyed by the chief of police or sheriff."
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- 8 begun before its effective date,
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- SECTION 5. This Act shall take effect upon its approval.

Page 4 of 4